		FROM	This instrument	AS, DOUGLAS COUNTY, ss. was filed for record on the 17 A. D., 192 4, At. 3:45	day
		s. Puckettetal TO	In	V & Wellman. Regis	ster of Deeds.
	A4	State Bank,	A REAL PROPERTY AND A REAL		and an international states
	THIS INDENTURE, Made this 1st day of December , in the year of our Lord, one thousand m hundred and four				
	of Lawrenc	e in the County of irst part, and Lona Star S		State of	
	Eight Hund	H, that the said part	DOLL.	d Mortgage to the said part_yof t and State of Kansas, to-wit: ty-nine (38 ans 39)	, the receipt the second pa
	And the said part. a good and indefensible entry and that they will warrant to it is agreed between explant said real entite who insurance company as shall it internst. And is the event internst. And is the event it is the event the rate of 1005 from the event event	s and all the estate, title and interest of the 	and agree that at the delivery hereof they are annes. "All thereto." "M11	the lawful owner. S of the premises above gran enture, pay all faxes or assessments that may be a state insured against for and cornado in such at	levied or assess sum and by suc 1t8 provided, then th all bear interest a DOLLAR:
	And the said part. a good and indefensible est and that they will warrant a line and the speed between against said real estate who instructs company as shall in interest. And is the event part_y_of the second the rest of 10% from the in- the second part of the the according to the terms of		and agree that at the delivery hereof they are annee. """"""""""""""""""""""""""""""""""	the lawful owner. S of the premises above gran reture, pay all taxes or assessments that may be all estate insured against fer and tornado in such set. J of the second part to the extent of this and to keep and premises insured as herein p indebtedness, secured by this indenture, and also set. 18t Docember ding to the terms of and obligation and also to	levied or saccas sum and by su 1t8 provided, then th the contrast bear interest DOLLAR 1924
	And the said part. • good and indicatible said the said part. • and that they will warrant the same the same the same same same same same same same sam	10.9 of the first part do hereby correctly at a diheritance therein, free and data of all incumbs the parties berein the appropriate of all incumbs the parties berein due and paytole, and the first the parties bereine due and paytole, and the first be specified and directly the part of the se- mends and part SB_ of the first part shall fail to pay part gay are statisticated be amount of the first standards an amount state sed formation, or either, and allowed an amount of the part	and agree that at the delivery hereof they are annex. 	the lawful owner. S of the premises above gran rature, pay all taxes or assessments that may be all estate insured against fire and tornado in such at	levied or same sum and by su 1t8 provided, then t ull bear interest DOLLAR 19_2 ¹ beccure any sum t said part. 1 any part there is sum renaind the option of it may part there
	And the suit pert. • good and indefauities entry in the agreed between the agreed between explaint and real mints who interme. And in the second the new perturbation of the agreed the new perturbation of the agreed the new perturbation of the agreed of the agreed between of the explaint of the agreed	$\begin{array}{c} 100 \text{ cm} so the first part do \dots having correctly as a of inheritance therein, free and class of all neuroble as a set of inheritance therein, free and class of all neuroble to the particle set of the the part of the set of the s$	and agree that at the delivery hereof they are anne	the lawful owner. S of the premises above gran enture, pay all taxes or assessments that may be all estate insured against for and tornado in such at the state of the second part to the extent of this and to keep and premises insured as hereing in individuality of the second part to the extent individuality of the second part of the second the second part of the second part of the second the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part individuality of the premises here by presented of the second part of the second part of the second part individuality is the presented of the safe part to set the second part of the safe part the second part of the second part of the safe part the second part of the second part of the safe part the second part of the second part of the safe part particle hereins.	leviel or ascene sum and by soc 1ts 1ts DOLLAR 19 24 secure any sum at said part. any part there provided herein the option of the option of the miles and all to abore, said be
	And the said part. • good and faddrauble entry and that they will warrant a that they will warrant a that hay will warrant a that hay not a said that the said that and rate a star that and a said that the said that the event and a main of 10% from the down a main of the down a main	100, or the first part do hereby correctly at a of hierdinane therein, free and Case of all neurable and done the second shares and Case of all neurable at the particular therein, free and Case of all neurable at the particular second shares and paytole, and the Shares as the many becomes due and paytole, and the Shares as the many becomes due and paytole, and the Shares as the same becomes due and paytole, and the Shares and the same becomes due and paytole, and the Shares are of payment with fully request to the ra- tif of the same second means of the ra- met means and paytole to the part of the sec- temes made paytole to the part of the sec- ret second second second second second second theory to same spatials to the part of the sec- pt the same a paytole to the part of the sec- se shall be yould provide in this floating, for the we means provided by the same to have a receiver a paytole the same of and the made are setting as the second part of manage provided by the same to have a receiver a paytole the bars, executively of the second part of the sec- tion of the the bars of the second part of the sec- tion paytole to the paytole to the bars on receiver appeted to be paytole to the paytole to the paytone to the for the manage provided by the same to have a receiver appeted to be paytole to the paytone static form the have the to receiver appeted to be paytone to the paytone static form the half to receiver appeted to be paytone to the paytone static form the half to receive the paytone to be paytone appeted by the paytone to the paytone state form the second state of the the have, receiver the appeted as a state state state of the the have to receiver appeted by the have, receiver the appeted as a state state state of the the state state of the the state state state of the the state state state of the state state state of the state stat	and gree that at the delivery hereof they are annee	the lawful owner. S of the premises above gran enture, pay all taxes or assessments that may be all estate insured against for and tornado in such at the state of the second part to the extent of this and to keep and premises insured as hereing in individuality of the second part to the extent individuality of the second part of the second the second part of the second part of the second the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part individuality of the premises here by presented of the second part of the second part of the second part individuality is the presented of the safe part to set the second part of the safe part the second part of the second part of the safe part the second part of the second part of the safe part the second part of the second part of the safe part particle hereins.	levied or assess sum and by suc 1ts provided, then th liber Interest IDOLLAR IS
	And the suit pert. • good and indefauities entry in the agreed between the agreed between explaint and real mints who interme. And in the second the new perturbation of the agreed the new perturbation of the agreed the new perturbation of the agreed of the agreed between of the explaint of the agreed	100, or the first part do hereby correctly at a of hierdinane therein, free and Case of all neurable and done the second shares and Case of all neurable at the particular therein, free and Case of all neurable at the particular second shares and paytole, and the Shares as the many becomes due and paytole, and the Shares as the many becomes due and paytole, and the Shares as the same becomes due and paytole, and the Shares and the same becomes due and paytole, and the Shares are of payment with fully request to the ra- tif of the same second means of the ra- met means and paytole to the part of the sec- temes made paytole to the part of the sec- ret second second second second second second theory to same spatials to the part of the sec- pt the same a paytole to the part of the sec- se shall be yould provide in this floating, for the we means provided by the same to have a receiver a paytole the same of and the made are setting as the second part of manage provided by the same to have a receiver a paytole the bars, executively of the second part of the sec- tion of the the bars of the second part of the sec- tion paytole to the paytole to the bars on receiver appeted to be paytole to the paytole to the paytone to the for the manage provided by the same to have a receiver appeted to be paytole to the paytone static form the have the to receiver appeted to be paytone to the paytone static form the half to receiver appeted to be paytone to the paytone static form the half to receive the paytone to be paytone appeted by the paytone to the paytone state form the second state of the the have, receiver the appeted as a state state state of the the have to receiver appeted by the have, receiver the appeted as a state state state of the the state state of the the state state state of the the state state state of the state state state of the state stat	and agree that at the delivery hereof they are annee	the larfal over. S of the premise above gran enture, pay all faxes or assessments that may be al state insured against for and tornado in such at. J	levied or sacces sum and by sec 1ts prorvided, then th liber faitures a DOLLAR DOLLAR DOLLAR or 24 secure any sum of a sup part thereo is and part 1 any part thereo is and part thereo is and part thereo is and sum of the
	And the suit pert. • good and indefauities entry in the agreed between the agreed between explaint and real mints who interme. And in the second the new perturbation of the agreed the new perturbation of the agreed the new perturbation of the agreed of the agreed between of the explaint of the agreed	100, or the first part do hereby correctly at a of hierdinane therein, free and Case of all neurable and done the second shares and Case of all neurable at the particular therein, free and Case of all neurable at the particular second shares and paytole, and the Shares as the many becomes due and paytole, and the Shares as the many becomes due and paytole, and the Shares as the same becomes due and paytole, and the Shares and the same becomes due and paytole, and the Shares are of payment with fully request to the ra- tif of the same second means of the ra- met means and paytole to the part of the sec- temes made paytole to the part of the sec- ret second second second second second second theory to same spatials to the part of the sec- pt the same a paytole to the part of the sec- se shall be yould provide in this floating, for the we means provided by the same to have a receiver a paytole the same of and the made are setting as the second part of manage provided by the same to have a receiver a paytole the bars, executively of the second part of the sec- tion of the the bars of the second part of the sec- tion paytole to the paytole to the bars on receiver appeted to be paytole to the paytole to the paytone to the for the manage provided by the same to have a receiver appeted to be paytole to the paytone static form the have the to receiver appeted to be paytone to the paytone static form the half to receiver appeted to be paytone to the paytone static form the half to receive the paytone to be paytone appeted by the paytone to the paytone state form the second state of the the have, receiver the appeted as a state state state of the the have to receiver appeted by the have, receiver the appeted as a state state state of the the state state of the the state state state of the the state state state of the state state state of the state stat	and agree that at the delivery hereof they are annee	the lawful owner. S. of the premises above gran enture, pay all taxes or assessments that may be all estate insured against for and tornado in such at ty of the second part to the extent of the and to keep and premises insured as hereing indebtedness, secured by this indenture, and also 18 t day of December ding to the terms of said obligation and also to a reset thereon as hereing profiled, in the event the harped. If default hermade in such payments of indebtedness are detailed obligation and also to a reset thereon as hereing profiled, in the event the harped. If default hermade in such payments of indebtedness and thereas the said pro- rest thereon as hereing profiled are the add pro- rest thereon as the presented as and paysible at index to pay the presented are index in the said to be add the presented of the add pro- rest thereon is the reset in the rest index in the same for the terms and there the add pro- rest thereon is the said the said to paysible at the presented of the add pro- partice herein. hand	levied or sacars sum and by sec Its - provided, then th DOLLAR DOLLAR - DOLLAR - any part there provide devices of th any part there the uption of th may part there the uption of th any part there the uption of the sacars of the uption of the uption of the sacars of the uption of the sacars of the uption of the uption of the sacars of the uption of the uption of the uption of the sacars of the uption of the uption of the uption of the sacars of the uption of t
	And the said part. • good and indicatilite entry in the same of t	105.0 the for part do here you do as a large where the other interest in the interiment of the second of t	and agree that at the delivery hereof they are annee	the larfal over. S of the premise above gran enture, pay all faxes or assessments that may be al state insured against for and tornado in such at. J	levied or sacars sum and by sec Its - provided, then th DOLLAR DOLLAR - DOLLAR - any part there provide devices of th any part there the uption of th may part there the uption of th any part there the uption of the sacars of the uption of the uption of the sacars of the uption of the sacars of the uption of the uption of the sacars of the uption of the uption of the uption of the sacars of the uption of the uption of the uption of the sacars of the uption of t
	And the suit percent • good and indedusities ext in the series of the second in the series of the second in the series of the second in the second in the second in IN WITNESS Inst above written. STATE OF. Key COUNTY OF. Dr	105.0 the form part do here your of all narmality are of inducting the three, fore and class of all narmality are of inducting the three particular of the three thr	and agree that at the delivery hereof they are annee	the larful over. S. of the premises above gran enture, pay all faces or assessments that may be al state insured against for and corrado in such att. J. and the regarding premises insured as hereing in indebtedness, secured by this indenture, and ah 181 day of Docember ding to the terms of said obligation and abo to the terms of said obligation and abo to the terms of said obligation and sho to the terms of the index of the said pre- cent there as the obligation of the said pre- tice there are been able as and the said there into a said to said the sector as the damper index of the terms of the said the said the same index of the particle with the same sho that the same the table predicts accruing therefrom shall partic here to. 1 Puckett. 1 State, came. 1 1 1 1 1 1 1 1	levied or sacces sum and by sec 1t8 provided, then th 11 beer faitness i DOLLARS 10 24 secure any sum of any part thereof any part thereof the upter of th any part thereof the upter of the secure and sum (SEAL (SEAL (SEAL) , before me, s
The Pi watwo enthesis Morig	And the suit percent • good and indefauities entry in the served server. It is a perced server in the served server is a shall be interest. And in the server 	108.0 the for part do here your of all neuroble to a distribute therein, free and class of all neuroble to a distribute therein, free and class of all neuroble to the part of the term in the same become due and payle, used to the log of the free distribute to the part. 100 of the set of payle, used to the log of the same become due and payle, used to the log of the same distribute to the part. 100 of the set of payle, used to the log of the same distribute to the part of the same distribute to the part of the same distribute to the part of the same distribute to the part. 100 of the set of payle, the same distribute to the part of the same become distribute to the part of the same distribute the same	and gree that at the delivery hereof they are an exerc. "aim herets. part shall at all times during the life of this link record part, the loss, if any, made payable to the p rach taxes then the same stemm do and pays the anomat to paid that all there are a part of the m of	the larfal over. S of the premise above gran enture, pay all face or assessments that may be al state insured against for and cornado in such att,	levied or saccess sum and by sec 1t8 provided, then th DOLLAR DOLLAR DOLLAR asy part thereof any part thereof (SEAL (SEAL (SEAL) , before me, s
was w on the t	And the suit percent • good and indedusities entry in the spreed between ind that here will wrent at ind that here will be an interest induced the second interest interest. And in the second interest. And in the second interest. And in the second entry interest. And in the second entry interest. And in the second entry interest. And interest interest entry interest without notice or any addition entraids in the second in the interest without notice or any addition entraids in the second in the interest without notice or any addition entraids in the second in the second in the second entry in the second in the second in the second in the second in the interest of the second in the second in the second in the second in the interest of the second in the second interest of the second interest of the second interest of the second in the second interest of the second in the second interest of the second interest of the second interest of the second interest of the second interest of the second interest of the second interest of the second interest of the	1998 at the fort part do hereby correctly as a diskritizate therein, free and class of all narmality are diskritizate therein, free and class of all narmality are diskritized by the part of the set of the bar of the free diskritic the part of the set	and agree that at the delivery hereof they are annee. """"""""""""""""""""""""""""""""""	the layful over. S. of the premises above gran enture, pay all taxes or assessments that may be al enture insured against for and corrado in such art. y	Isried or assess sum and by see ints a provided, then th il ber interest a
was w on the t	And the said part. • good and indefaultie set: It is agreed setting the second in th	108.0 the form part do hereby correctly are of interfaces therein, free and class of all number are of interfaces therein, free and class of all number are of interfaces that the part _108 of the face interface interface are of the parts of the same are are are as a part of the same are are an even of the same are are are all the same are are as a part of the same are are all parts or the same are are all the same are are are all the same are are all	and agree that at the delivery hereof they are annee. "In the test and the delivery hereof they are annee." "It all the set and the set and the set of the field in the test and the set of the set	the lawful over. S. of the premises above gran enture, pay all taxes or assessments that may be al enture insured against for and corsult in and art.y of the second part to the extent of the and to keep and premises insured as hereing in- indebtedates, secured by this indenture, and also 	levied or assess sum and by suc- nts - provided, then th il beer interest a